the APPEAL.

## A Colored Speech.

Matt. Gaines, the Texas negro Senimmigration, at Houston, thus retorts shows up a rivalry arising, and the ments for the Germans:

when Senator Parsons was so anxious falling in a minority, if Senator Paratter the Dutch.

lished on Monday, as it was forward- ity and powerless beyond redempadditional paragraph we find in the ministration is too great for liberty, Courier-Journal, and we make room and that power the people will overlor it, in the same spirit as that which throw. He that would be on the mercial says:

We have no disposition to go into any argument about it as the case umns of this paper, was written in our office, by our regular city editor. The information embodied in it was logic." If the Avalanche is to be bederived from a gentleman just from lieved, its editor is always dealing in demphis, and the article stated the source from which that gentieman derived that information.

interested Friendship. Since the New Departurists have taken two important steps over toward of its assertions, with as much fathe Radical camp, the moderate, all cility as the spider spins out of the decency portion of Republicans, its own stomach a web for its are taking a deep interest in their lair or a cord for hanging itwelfare, and patting them on the self twixt heaven and earth. But back and nursing them as their own with all its unscrupulous reespecial neophytes. Accordingly Theodore Tilton, deeply moved and interested in their behalf, already begins to give them aid and comfort. He tells them to nominate Mr. Chase it they want to win in the next Presidential election. This sharp practice is decidedly cunning and well adapted to catch the accept-the-situation partisans. If it can be carried into operathat it has no right to ask us questions tion it will have this decided effectthat in case Grant is beaten, as little Democracy. Chase was always more that it has renounced Democrasn Abolitionist and a Chase man than cy assumed the position of he has been a Democrat. Those that he has been a Democrat. Those that its editor has voted for Radiknew him in Ohio twenty to thirty years ago, knew that full well. He was always remarkably gitted at taklucky with them. He is without ture political policy as uncertain. Last genius, an industrious, plodding, ent paper, seerned the name of Debook-worm and lawyer, deserving mocracy. Is it now a Democratic large praise for his industry, and entitled to a medal at the head o' a class in law. But he is no Marshall, no Corwin, no Black. He has climbed in 1872? Let us hear from you, neighin law. But he is no Marshall, no up on the three rounds of anti-masonry, Abolitionism and temperance, foolery, which you call "logic," and to an elevation he deserves, but in which the office is greater than the give a respectful answer to a respectman. His Democracy did not stand ful question. Do you promise to supfire in 1852, when he refused to support Pierce, one of the best Presidents the country ever had. He was put sside for Seymour in 1868, because neither so well qualified nor more ple being rather odious with many, should be encouraged; and there available. He is now nearly seventy the third party Departurists deny

## The Ninth Resolution.

The following is the ninth resolu burg, Pennsylvania, Convention:

is? Some of our Democratic friends

Resolved, That we recognize the binding obligation of all the provislops of the Constitution of the provition of the New Departure, Harris as dead issues is no departure, what sions of the Constitution of the United States as they now exist, and we dep-

the interpolated amendments as equalthey were legally adopted by the sovereign authority of the people, or it cratic party did not mean revolution now control the State government, in order to release the people from opmeans nothing. It stultifies the Democratic party as such for all the future, obnoxious amendments. Nobody has ever hinted such a thing from the ever hinted such a thing from the perinciple for the lust of power. In the language of Mr. Stephens: "If the sexisted nowhere except in the language of these measures."

New Ground. Every New Departure paper we 80 do we. You hold that they are in take up has some new argument, so far actual parts of the Constitution some new dodge. Like one in great as to be obeyed for the present. So FICIAL JOURNAL OF THE CITY. stress, they depart continually from | do we. Now, where do we differ? In argument, adhering to one and an- this, that neither now nor hereafter, other by turns, and to nothing long. before or after the election, will we The Mobile Tribune now contends cease to believe and to declare that that the Federal Republic is no more these amendments are the joint prowe wish all merchants to understand \_\_that it is dead and a dead issue. ducts of force and fraud, to be unceas and will not pay any debts created by any adividual connected with the office, in any a recognition and acceptance of the direct attack, and not by the palliaapacity, unless the same shall have first fact. We understand such a recognitive of construction; while you Detesn presented to and accepted for payment tion to be a surrender of liberty. We parturists propose to hush up the are not prepared for it. We prefer whole matter, or if you speak, it is despotism to anarchy, and good des- only to make the Radicals believe THE Departurists say we recognize potism to had republicanism. But that acquiescence in them, as parts of the Fourteenth and Fifteenth Amend- we still hope, as truly loyal and pa- fire Constitution, is for all time. ments, but we will repeal all laws to triotic Americans, that with the aid Now, either the 'Departure' cheats

enforce them. How do they expect of good men of the North, we of the the Radicals, or it cheats the friends to gain Republican votes? The Radi- South may be instrumental in re- of a restored, purified Constitution, cals likewise recognize the command- storing Republican institutions in and we really have not yet made up ment "Thou shalt not steal," but they their purity. We hope to prove our our mind which. The 'Departure' has make slip-gaps and whitewash true loyalty, which has been impugn- all the ear-marks of a dodge. It is not every thief they catch. The better ed, our true fidelity to country and straightforward; it requires too much and more effective plan is to accept integrity to liberty, not by departing explanation; it is forked in tongue, only good principles and then stand from, but by adhering to the last will and has none of the yea-and-nay simand testaments of the Washingtons plicity of a direct and truthful propowho have escaped from despotism to sition. We cling to the belief that found our institutions. Our Mobile when the Democratic party assembles cotemporpry is too despairing. He in its integrity and its wisdom in the offer ator, in his speech on the subject of says the "preservation of the consti- National Convention, it will not trust tution humbug" is not worth atten- its great fortunes to such a ricketty on his fellow-Senator Farsons, and tion. He says "the work is complete, dug-out as this.

triendship of the carpet-bag govern- and the sword" and that it is useless and the additional one that our to contend further, and wisest to de- cause is, in our judgment, going to Parsons thinks the black man came part to a recognition of the fait accomfrom the ourang-outang, and is a pair to a recognition of the jan decomi-suffer, if this fortuous policy prevails, monkey without a tail, and would be pli. He says can't, and that tame we suggest to the good sense of our a baboon if he had a tall. You re- submission will be the wisest policy. Montgomery brother the propriety of member, I said Senator Gaines moved He thinks our Casar will find no Bru-drawing his indignation a little more for a Commissioner to go to Africa, tus, and that we should not mildly at Democratic cotemporaries tor immigrants. Senator Parsons said clank our chains so loudly as to who do differ, and have a perfect right impracticable to send to Africa to day disturb his majesty's repose. Well, he to differ, with him. We are at least and import colored people here as citi- may be right. But it will take some peers in the party. We know how zens than it was to send after them in more training and education more ardently the Advertiser desires the 1846 and bring them here as sisves, complete to bring the American peowhen Senator Parsons was so anxious to reopen the African slave trade? ple to the two conclusions—that their it cannot be a more profound desire Under the Fourteenth and Fifteenth liberties are gone, and that the price than ours. We differ about the Amendments, I had a right to send to of restoration is too great for them. method. Let us differ without Arrica for our friends, to keep us from Departures and submissions confined warmth, and in perfect respect to sons had a right to send to Germany to the conquered south have a differeach other's democratic integrity." ent aspect to the American people from those proposed. We think they THE Louisville Commercial has, in have a fancy for retaining their sova generous spirit, made an amende for ereignty and that the advocates of dethe publication of its sensation version partures toward the empire, with all of the scandal against Mr. Jefferson those that stand for despotic power Davis. Part of this amende we pub- will soon find themselves in a minor-

prompted the Commercial to withdraw strong and winning side will do well never looked better at this date. Seathe article complained of by the to go over to the side of a heavily friends of Mr. Davis. The Com- taxed, outraged and tyrannised peo-An artist painted a bear, and in orstands, but it is proper to state that der to prevent any mistake as to the through this county (Lauderdale). we have no correspondent in Mem- identity of the animal, he wrote at and some in Mississippi county, Arkanphis, as the APPEAL asserts. We do the bottom of the picture: "This is a sas, and the prospect is good as far as not know any correspondent of the New York Herald. We never deny information directly or in- similar precaution; for after deluging directly from anybody connected with us with its rigmarole of wish-wash the New York Herald. The article, and slush, fearing the reader will not which first appeared in the local col- understand what is meant by its The Platform of the Democratic Party of painting, it writes under it: "This is logic, but the public calls its logic the equivocations and balderdash of a bigoted boor. The Avalanche can impro vise doctrines suitable to its arguments, and invent evidence in support sources, the Avalanche cannot evade

the interrogatories we have twice propounded to it. It seeks to evade our question by asking another. This is an old dodge, so mean and contemptible, a device so stale and thread-government; and we pledge ourselves bare that even Yankees have refused to resort to it. We presume this part thereof, in its future efforts to retrick is the "logic" which we hear so much about. The Avalanche knows was founded, before answering those we have respectfully propounded. It knows

The idea of departing from princiyears old, which, with a first class wholly that Vallandigham's resoluments or delay to naturalization and choice for Vice-President, might furtions depart from the Jeffersonian citizenship. The Democratic party nish the best pretext for electing him. principles of the Constitution. If ac liberal policy toward all persons of quiescing in opposite principles is no foreign birth, who in good faith seek departure, what is? If the treatment a home in our favored land.

S. That we will yield obedience to

the amendments anything but "revointionary, null and void." But they to the respect of mankind by its unrecate the discussion of issues which have been settled in the manner and think it politic to consent to them as by the authority constitutionally ap- accomplished facts. The Mobile Reg. ments; and to the end that the citiister asks: "Is not that 'a dodge?" zens of this State, and of the United Does not this resolution recognize Certainly it is, and what is worse, it is a weak dodge. It has not even the wrongs and usurpations of said ly sacred and valid with the or ginal the merit of 'cuteness' to re- Radical Government, we charge them body of the Con-titution itsel? A commend it. The New York Democrat who thinks so ought to be Times, from which the Adverment especially against the State asked up into the "amen" corner of tiser quoted the other day had not need government, containing eleven differ the Republican church. It will hard- to read after Mr. Stephens to see ent counts for various crimes, and ly do for him to say he has not de through its transparency. It is not concluding with the following: parted. He avows not only that he only to weaken and demoralize our and political misdemeanors of the Amendments, but also that the issues

Amendments are the issues

Amend they have involved have been set- tive of its accursed enemies. It is thei by the authority constitutionally appointed. This means that they were legally adopted by the sov-

the very discussion of these measures lying throats of Radical managers.

lying throats of Radical managers.

lying throats of Radical managers.

"It is another false dodge to say whatsoever in the State of Texas. deemed so sacred that no allusion is to
be made to them in debate, how is

that the Democracy was beaten in
that the Democracy was beaten in
the plate of those questionable exhibitions of the malesty of the law took their validity to be inquired into of the revolutionary means by which they have been attempted most shamefully to be incorporated as a part of the property of the part of the property of the incorporated as a part of the property of the incorporated as a part of the property of the incorporated as a part of the property of the clause in the plat-form denouncing the amendments as freedom of the clause in the plat-form denouncing the amendments as freedom of the clause in the plat-form denouncing the amendments as freedom of the clause in the plat-form denouncing the amendments as freedom of the clause in the plat-form denouncing the amendments as freedom of the clause in the plat-form denouncing the amendments as freedom of the clause in the plat-form denouncing the amendments as freedom of the clause in the plat-form denouncing the amendments as freedom of the clause in the plat-form denouncing the amendments as freedom of the clause in the plat-form denouncing the amendments as freedom of the clause in the plat-form denouncing the amendments as freedom of the clause in the plat-form denouncing the amendments as freedom of the clause in the plat-form denouncing the amendments as freedom of the clause of the clause in the plat-form denouncing the amendments as freedom of the clause in the plat-form denouncing the amendments as freedom of the clause of the same of the clause of the clause of the same of the clause of the on the Chicago platform, which insisted that suffrage was exclusively a state question. If Seymour was beaten to accept the religion of rogues and consent to principles and practices which strike at the root of free institutions, the people will have an interest in asking of their leaders how long and how far they expect to depart, and how soon, if ever, they propose to return.

In the Chicago platform, which insisted that suffrage was exclusively a state question. If Seymour was beaten for this reason, for the same reason for the same reason for this reason, for the same reason for the same reason for this reason, for the same reason for the same reason for the same reason for this reason, for the same reason for the same seed by an immense crowd, a large was exclusively an essent by an immense crowd, a large was reason for the same was intensified by the breaking of the rope, which let the half-stran

you won't oppose them by violence.

and the dictatorship holds the purse | Now, with these firm convictions,

THE CROPS.

From Lauderdale County and About There.

From an Occasional Correspondent. ASHPORT, TENN., July 24.-I write inform you somewhat of the condied to us by telegraph. The following tion. The power claimed for the adtion of the country. There has been from fifteen to twenty per cent less of cotton planted this season than last, and a great deal more of corn. Crops sons of rain never fell better since the big floods of spring stopped gradually. Early corn is now made; cannot t how cotton will be until frost time near, but the prospect never looked better at this time. I have traveled

NO NEW DEPARTURE.

The Democracy of Texas is a unit.

No departure doctrines have been propounded to divide the party, and ey have unanimously adopted the llowing platform: WHEREAS, It becomes necessary

rom time to time for the friends of Constitutional government to re-assert their devotion to it, and to proclaim their principles upon which it should be administered; and when its enemies obtain power to expose their usurpation, to the end that the whole people may be aroused to action protect their rights at the ballotox: therefore, be it

Resolved, That the Democracy Texas have an abiding confidence in the devotion of the National Demo-cratic party to correct principles of co-operate with it as an integral store the government, in its adminis-tration, to the principles on which it

2. That we rely upon the honesty and capacity of the people for sell-8. That the Constitution, as formed by the free voice of the States, is the

oundation of the powers of the gov-4. That the powers of the General Government are restricted to the exoress grants of the Constitution, and powers not granted are reserved to the States and the people thereof.
5. The regulation of suffrage and elections belongs to the respective

States; and any interference by the General Government, with intent to ontrol either, is a gross usurpation of power; and the use of the military at elections to overswe the people, and prevent a fair and full expression of heir political sentiments, is utterly amount of taunt, raillery and tomfoolery, which you call "logic," and
give a respectful answer to a respectful question. Do you promise to support the Democratic nominee for the
Presidency in 1872?

Should be resisted by all proper means,
until the evil is abolished, and an
honest, untrammeled ballot restored.
6. The abolition of slavery, as a result of the war, is accepted as a fixed
fact, and it becomes our duty, by State
legislation, to provide for the security
and well being of all classes of mon

This ofn, of light draft, makes a good
sample, and will pick more lint from the
sample and suppl

7. The immigration of the white races from all quarters of the world Steam Engines and Machinery, the Constitution and laws.

10. That the Radical State Govern-States, may fully comprehend the

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CREAT GOODS

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legislation, to provide for the security and well being of all classes of men, native or foreign born, white or black.

7. The immigration of the white

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Di virtue of a decree of the Second Chancery Court made in the cause above, I will offer at public as a to the highest bilder, in front of the office of the Second Chancery Court, in the city of Memphia.

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THE Law Firm of Hanson, Swingle Dashield is this day dissolved by withdrawal of Ool. A. i., SWINGLEY, business of the late firm will be conducted future by G. A. HANSON, to whom all NEW FIRM.

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Z. H. WHITEMORE, Memphis, Tenn. Survey.

Subdues Convolutions and overcomes all diseases in diction to infants and Children.

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lly solicit their patronage. pr23dew JOHN LILLY.

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IRTIS. No. 9 Tremont Place, Socion. 167

COPARTNERSHIP NOTICES.

DISSOLUTION.

THE Parinership heretofore existing by tween the undersigned is this day dissolved by mutual consent, Thomas Sherida having sold his interest in the "Marble Benate" to his pariner, Patrick Monagan, whalone is responsible for all indeptedness, an

MR. WM. L. NEEL

ATE of Macon, Tennessee, is admitted as a Partner in our house, dating from June 1, 1871.

SMITH, NEEL & CO.,
No. 7 Monroe street.
Memphis, Tenn., July 1, 1871.

DISSOLUTION.

THE partnership of Welcott, Smith & Co Is this day dissolved, by A. M. Smith re-tiring. L. M. Welcott continues the business in his own name, and assumes the liabilities and collects the assets of the late firm.

DISSOLUTION.

THE partnership heretofore existing I tween the undereigned is this day d solved by mutual consent. They have so their stock to Brown d Jones, whom they commend to the steamboatmen general. The city trace will be continued at the O Stand, corner Main and South Court sires by George Mellersh.

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W E refer to a a few well known gen-

tlemen, whose names are below, who have worn our shirts and cheerfully lend us their names as refer-

Dr. H. W. Mitche Tacob Friedman, Es

A. M. WOLCOTT,

Memphis, July 1, 1871.

Memphis, July 1, 1871.

SUMMER SCHEDULE, Train leave Day Express 4:00 a.m.
Sow York 12:55 p.m.
Brownsyllis accommodation leaves
daily 5:30 p.m. daily and a superior cars run through to Hi.
Louis and Louisville on the 12:55 p.m. train.
The 4 a.m. and 5:30 p.m. trains do not run
jylo CHANGE OF SCHEDULE.

Mississippl and Tennessee Railroad OFFICE GENERAL SUPERINTENDENT, Muniphis, May 16, 1871.

O'N and after HUNDAY, MAY 28, 1871, until firsther noise, trains on this road will 

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